CHAPTER 63 TEACHING AUTHORIZATION

H. F. 307

An Act relating to authorization for teaching.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. Section two hundred ninety-four point two (294.2), Code 1979, is amended to read as follows:

294.2 EXPERIENCE-IN AUTHORIZATION FOR TEACHING RECOGNIZED. No regulations of er-orders rules by the state superintendent board of public instruction of teachers, in-regard-to-having-taken requiring the completion of certain high school-or-collegiate college courses or teachers training courses, shall-be are retroactive so-as to apply to any a teacher who has had-at-least-three years'-successful-experience-in-teaching-and-no-teacher-once-approved-for teaching-in-any-kind-of-school-shall-be-prevented-by-such-regulations-or orders-from-continuing-to-teach-in-the-same-kind-of-school-for-which-he-has previously-been-approved;-provided;-however;-that received endorsement and approval to teach a specific subject or subjects if the certificate of the teacher is valid. However, this section shall-not-be-construed-as-limiting does not limit the duties or powers of any a school board in the selection or discharge of teachers; or in the dismissal-of-teachers-for-inefficiency-or for-any-legal-cause termination of teachers' contracts.

Approved April 30, 1979

CHAPTER 64 SCHOOL BUILDING PORTION LEASED

H. F. 468

AN ACT to provide a procedure for leasing a portion of a school building.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. Section two hundred ninety-seven point twenty-two (297.22), Code 1979, is amended by adding the following new unnumbered paragraph:

<u>MEW UNNUMBERED PARAGRAPH</u>. The board of directors of a school corporation may lease a portion of an existing school building in which the remaining portion of the building will be used for school purposes for a period of not to exceed five years. The lease may be renewed at the option of the board.

Sections two hundred ninety-seven point fifteen (297.15) through two hundred ninety-seven point twenty (297.20) of the Code, sections two hundred ninety-seven point twenty-three (297.23) and two hundred ninety-seven point twenty-four (297.24) of the Code, and the property value limitations and appraisal requirements of this section do not apply to the lease of a portion of an existing school building.

Approved May 4, 1979

CHAPTER 65 TEMPORARY SIGNS FOR COMMUNITY EVENTS

S. F. 81

AN ACT to permit the use of temporary signs to notify the public of community events.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. Section three hundred six C point ten (306C.10), Code 1979, is amended by adding the following new subsection:

<u>NEW SUBSECTION</u>. "Special Event Sign" means a temporary advertising device, not larger than thirty-two square feet in area, erected for the purpose of notifying the public of noncommercial community events including but not limited to fairs, centennials, festivals, and celebrations open to the general public and sponsored or approved by a city, county, or school district.

Sec. 2. Section three hundred six C point eighteen (306C.18), unnumbered paragraph one (1), Code 1979, is amended to read as follows:

The owner of every advertising device regulated by the provisions of this chapter, except signs and advertising devices excepted by section 306C.11, subsections 1, 2_{7} --4 and 5, shall be required to make application to the department for a permit.

Sec. 3. Chapter three hundred six C (306C), Code 1979, is amended by adding the following new section:

<u>NEW SECTION</u>. SPECIAL EVENT SIGNS. It is lawful to place a special event sign on private property with permission of the owner or person in charge of the property at any time during the period beginning thirty days prior to the date of the special event to which the sign pertains and ending on the day of the special event. Special event signs shall be removed not later than twenty-four hours following the end of the special event. This section does not authorize placement of a special event sign at a location where it may, because of its size, location, content, coloring or lighting, constitute a traffic hazard or a detriment to traffic safety by obstructing the vision of